IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF OKLAHOMA

THOMAS H. BATES,)
Plaintiff,))
) C N CW 21 00705 ID
V.) Case No. CIV-21-00705-JD
STATE FARM FIRE AND	,)
CASUALTY COMPANY,)
Defendant)
Defendant.)

STATE FARM'S FINAL WITNESS LIST

Pursuant to the Court's Scheduling Order (Doc. 14), Defendant State Farm Fire and Casualty Company ("State Farm") hereby submits its Final Witness List. By listing a potential witness, State Farm does not waive any objection to the testimony of the witness or the right to object to the calling of the witness at any hearing or the trial of this action.

No.	Witness	Anticipated Testimony	Expected to be Called/ May be Called
1.	Thomas Bates	Deposed.	Expected
	c/o Miller Johnson Jones		
	Antonisse & White, PLLC		
	500 NW 6th Street, Suite 300		
	Oklahoma City, OK 73102		
2.	Gary Bates	Deposed.	Expected
	c/o Miller Johnson Jones		
	Antonisse & White, PLLC		
	500 NW 6th Street, Suite 300		
	Oklahoma City, OK 73102		
3.	Marian Bates	Deposed.	May
	c/o Miller Johnson Jones		
	Antonisse & White, PLLC		
	500 NW 6th Street, Suite 300		
	Oklahoma City, OK 73102		

4.	Jonathan Marks Aegis Roofing and Construction, LLC 9051 Red Cedar Lane Edmond, OK 73034	Will be deposed on April 15, 2022. Facts related to alleged damage to Plaintiff's property, communications regarding underlying insurance claim, and prior claims, repairs, and inspections on Plaintiff's property	Expected
5.	Jacqueline Draper, Claim Team Manager, State Farm c/o GableGotwals 499 W. Sheridan Avenue, Suite 2200 Oklahoma City, OK 73102	Deposed.	Expected
6.	Tresa Dunnican-Jacome, Claim Specialist, State Farm c/o GableGotwals 499 W. Sheridan Avenue, Suite 2200 Oklahoma City, OK 73102	Deposed.	Expected
7.	Anthony Mendoza, Claim Specialist, State Farm c/o GableGotwals 499 W. Sheridan Avenue, Suite 2200 Oklahoma City, OK 73102	Deposed.	May
8.	Roshanda Pineset, Claim Specialist, State Farm c/o GableGotwals 499 W. Sheridan Avenue, Suite 2200 Oklahoma City, OK 73102	May testify regarding all of the claims and defenses of the parties, as well as knowledge of the underlying insurance claim.	May
9.	Derek VanDorn Berryman Enterprises, Inc. c/o GableGotwals 499 W. Sheridan Avenue, Suite 2200 Oklahoma City, OK 73102	Expected to testify as per his expert witness report; expert opinions pertaining to various issues in connection with Plaintiff's alleged	Expected

		damages to roof and dwelling, and State	
		Farm's evaluation thereof in light of	
		common industry	
		standards generally, and applicable	
		regulations governing	
		the same; response	
		and rebuttal to	
		Plaintiffs' expert.	
10.	Shari Bivins, Service	May testify regarding	May
	Manager, Jennifer Lowder	all claims and	
	Insurance Agency	defenses of the	
	c/o GableGotwals	parties, as well as	
	499 W. Sheridan Avenue, Suite 2200	knowledge of the	
	Oklahoma City, OK 73102	underlying insurance claim.	
11.		Deposed.	May
11.	Section Manager, State Farm	Deposed.	Wilay
	c/o GableGotwals		
	499 W. Sheridan Avenue,		
	Suite 2200		
	Oklahoma City, OK 73102		
12.	Sean McCoggle, Claim	May testify regarding	May
	Specialist, State Farm	all of the claims and	
	c/o GableGotwals	defenses of the	
	499 W. Sheridan Avenue,	parties, as well as	
	Suite 2200	knowledge of the	
	Oklahoma City, OK 73102	underlying insurance claim.	
13.	Jamie Korbelik	May testify regarding	May.
13.	Claims Specialist	all of the claims and	1 11 4y.
	State Farm	defenses of the	
	c/o GableGotwals	parties, as well as	
	499 W. Sheridan Avenue,	knowledge of the	
	Suite 2200	underlying insurance	
	Oklahoma City, OK 73102	claim.	
14.	Cherrelle Davis	May testify regarding	May.
	Claims Specialist	all of the claims and	
	State Farm	defenses of the	
	c/o GableGotwals	parties, as well as	
	499 W. Sheridan Avenue,	knowledge of the	

	Suite 2200	underlying insurance	
	Oklahoma City, OK 73102	claim.	
15.	Corbin Swain, P.E.	Facts relating to	May
	Day Engineering	Plaintiff's alleged	
	Consultants, LLC	property damage and	
	P.O. Box 1405	any inspections	
	Jenks, OK 74037	conducted by Mr.	
		Swain.	
16.	All witnesses listed by		May
	Plaintiff and not objected to		
	by State Farm		
17.	All witnesses identified as a		May
	result of ongoing discovery		
	efforts		
18.	All witnesses needed for		May
	authentication purposes		
19.	All rebuttal and impeachment		May
	witnesses		
20.	All witnesses listed by		May
	Plaintiff, whether called or		
	not		
21.	\mathcal{E}		May
	to add or supplement this		
	witness list as discovery is		
	ongoing		

Respectfully submitted,

/s/ Paula M. Williams

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Attorneys for Defendant, State Farm Fire and Casualty Company

CERTIFICATE OF SERVICE

I hereby certify that on Tuesday April 5, 2022, I electronically transmitted the attached document to the Clerk of Court using the ECF System for filing. Based on the records currently on file, the Clerk of Court will transmit a Notice of Electronic Filing to the following ECF registrants:

Brad Miller, OBA #11437 J. Logan Johnson, OBA #12722 Shawna L. Landeros, OBA #31637 MILLER JOHNSON JONES ANTONISSE & WHITE, PLLC 500 N.W. 6th Street, Suite 300 Oklahoma City, OK 73102-1219

Attorneys for Plaintiff

/s/ Paula M. Williams

Paula M. Williams